STATE FOSTER CARE AND GUARDIANSHIP ASSISTANCE BENEFITS PROGRAM

N. C. Department of Health and Human Services
Division of Social Services

Agency Contact Person – Program:
Lisa Cauley
NC DSS Deputy Director
Child Welfare
(919) 527-6401
Lisa.Cauley@dhhs.nc.gov

Agency Contact Person – Financial
Margaret Faircloth
DSS Lead County Fiscal Compliance Monitor
910-308-2846
Margaret.Faircloth@dhhs.nc.gov

N. C. DHHS Confirmation Reports:
SFY 2020 audit confirmation reports for payments made to Counties, Local Management Entities (LMEs), Managed Care Organizations (MCOs), Boards of Education, Councils of Government, District Health Departments and DHSR Grant Subrecipients will be available by mid-October at the following web address: https://www.ncdhhs.gov/about/administrative-offices/office-controller/audit-confirmation-reports. At this site, click on the link entitled “Audit Confirmation Reports (State Fiscal Year 2019-2020).” Additionally, audit confirmation reports for Nongovernmental entities receiving financial assistance from DHHS are found at the same website except select “Non-Governmental Audit Confirmation Reports (State Fiscal Years 2018-2020).”

The Auditor should not consider the Supplement to be “safe harbor” for identifying audit procedures to apply in a particular engagement, but the Auditor should be prepared to justify departures from the suggested procedures. The Auditor can consider the Supplement a “safe harbor” for identification of compliance requirements to be tested if the Auditor performs reasonable procedures to ensure that the requirements in the Supplement are current. The grantor agency may elect to review audit working papers to determine that audit tests are adequate.

I. PROGRAM OBJECTIVES

The objective of the State Foster Care Benefits program is to provide assistance to eligible children who are placed in foster care facilities by county departments of social services. The objective of the Guardianship Assistance Program is to provide permanence to youth who meet certain eligibility requirements when reunification and adoption have been ruled out as appropriate permanent plans.

II. PROGRAM PROCEDURES

The North Carolina General Assembly appropriates funds to the Department of Health and Human Services (DHHS) for the State Foster Care Benefits Program. These funds are made available to reimburse county Departments of Social Services for 50% of the costs they incur in providing foster care assistance payments for eligible children. Eligibility for this program is established when the child is in agency custody, in a qualified foster care living arrangement, is ineligible for IV-E or when TANF Emergency Assistance
(TEA) foster care funding is not appropriate. Beginning December 1, 2008, the State reimbursement is based on 50% of the Standard Board Rate (SBR) and 50% of the Cost Modeled (facility) Rate (CMR), for children placed with eligible agencies. Dear County Director Letters provide information and the attachment provides a listing of eligible agencies. The county departments of social services receive reimbursement on a monthly basis based on data entered into the Child Placement and Payment System (CPPS).

Program policies, eligibility, reporting and reimbursement requirements can be found in the Child Welfare Funding and the Child Placement and Payment System manuals available at: https://www2.ncdhhs.gov/info/olm/manuals/dss/csm-15/man/CPPS_Manual.pdf


The North Carolina General Assembly also appropriates funds to the Department of Health and Human Services (DHHS) for the State Guardianship Assistance Program. These funds are made available to reimburse county Departments of Social Services for 50% of the costs they incur in providing foster care assistance payments for eligible children. For Guardianship Assistance reimbursement, county child welfare agencies enter data into the Child Placement and Payment System for each child for whom Guardianship Assistance is approved. The State reimburses the counties for eligible expenditures, sends Guardianship Assistance checks directly to eligible families, and provides policy and legal interpretation.

Monitoring is performed according to the NC Local Social Service Agencies Monitoring Plan. Information is available at: NC Local County Social Service Agencies Monitoring Plan

COMPLIANCE REQUIREMENTS

Crosscutting Requirements

The DHHS/Division of Social Services (DSS) mandates that all the testing included within the crosscutting section be performed by the local auditors. Please refer to the “DSS Crosscutting Supplement” #DSS-0 for those mandated requirements. January 2009 changes incorporate a principle of “equal partnership” in cost-sharing between the State and the counties, for specified placements. The changes became effective with December 2008 services paid in January 2009. Please review the following Dear County Director letters for additional information on these changes: FSCW-83-2007 and FSCW-23-2008, FCSW-55-2008.

1. ACTIVITIES ALLOWED OR UNALLOWED

Please refer to the Division of Social Services Family Support and Child Welfare, Chapter XIII Child Welfare Funding Manual. The agency should have a copy of this material, or it may be viewed at the following website:

https://www2.ncdhhs.gov/info/olm/manuals/dss/csm-78/man/
Compliance Requirement

Program funds are to be used to pay for Foster Care Assistance and Guardianship Assistance, which include:

Foster care board payment which is the amount paid to licensed foster care facilities for food, clothing and shelter for foster children placed in the facility. No benefits may be provided to any individual who has passed his eighteenth birthday unless s/he is less than 21 years of age and has entered into a Voluntary Placement Agreement (DSS-5097) and meets one of the five requirements for eligibility to include the following: is completing high school or a program leading to an equivalent credential; is enrolled in an institution that provides postsecondary or vocational education; is participating in a program or activity designed to promote or remove barriers to employment; is employed for at least 80 hours per month; or, is incapable of completing the educational or employment requirements due to a medical condition or a disability. The form must be signed by the young adult and the Agency Director or Designee. Young adults may also continue to receive benefits if they entered into a Contractual Agreement for Residential Services (CARS), DSS-5108 form, prior to January 1, 2017 and has remained in care since the time the CARs agreement was signed. The young adult in care on a CARs agreement must be a full-time student for the next school term pursuing a high school diploma or its equivalent; and course of study at the college level; or a course of vocational or technical training designed to fit him/her for gainful employment. The form must be approved by the Agency Director or Designee and information should be available in the individual’s case record. There is no State participation for excess payments (personal allowances, clothing, etc) above the established rates. Each county that pays above the State established rates must have a written policy that assures that children are treated the same, regardless of funding source.

Guardianship Assistance benefits – is the amount paid to legal guardians of youth who have exited the foster care system and met the eligibility requirements at the time they exited care. No benefits may be provided to any individual who has passed his eighteenth birthday unless s/he is less than 21 years of age and entered into the legal guardianship arrangement after his/her 16th birthday and the young adult continues to meet one of the five requirements for extended foster care eligibility as noted above.

Audit Objective

To ensure that State Foster Care Benefit funds and State Guardianship Assistance Funds are used only for allowable expenses for eligible children.

Suggested Audit Procedure

Review case documentation to determine if the child was found not to be eligible for IV-E. A child or young adult receiving State Foster Care Benefit funds must not be TEA foster care funds. Review budget expenditures to determine if State Foster Care Benefit funds were only used for allowable expenses, including, room board and supervision, personal incidentals, and clothing allowances. State Guardianship Assistance Funds are provided at the standard room and board rate and may also be used for non-recurring costs to assist prospective guardians in securing legal guardianship. The current standards for reimbursement are the following amounts:

Standard room and board rates are as follows: children 0-5 $475; for children 6-12, the standard board rate is $581; for children 13+, the rate is $634. Fifty percent of these rates
are funded with State Foster Care Benefit funds. The standard Cost Modeled Rates are specified in an annual Dear County Director letter. Non-recurring expenses for State Guardianship Assistance Funds are available in an amount up to $2,000.00 for expenses incurred by the prospective guardian in obtaining legal guardianship of the child.

5. ELIGIBILITY

Individuals receiving assistance must meet the eligibility requirements identified in the Family Support and Child Welfare, Chapter XIII Child Welfare Funding Manual. State Foster Care Benefit funds are only available if: (1) children are ineligible for IV-E funding, (2) TEA funds are deemed inappropriate by the county. In some cases, the county makes a special determination based on resources available for the client.

For unemancipated minors, the court findings must include judicial determinations that the agency has placement authority and that the court approves the child’s removal from the home; the continuation in the home is contrary to the best interests of the child; that reasonable efforts were made to prevent placement or that reasonable efforts could not have been made. Youth ages 18-20 must be in care by way of a form DSS-5108, Contractual Agreement for Residential Services (CARS) or by way of a form DSS-5108 form, Voluntary Placement Agreement for Foster Care 18-21 in order to be eligible for State Foster Care Benefit funds. The individual case record must contain documentation of the eligibility determination process. As noted above, recent legislation updates have expanded foster care services to 21 years of age.

State Guardianship Assistance Benefit funds are only available if the youth is ineligible for IV-E funding and the prospective guardian and Agency Director or Designee entered into the agreement prior to the court’s order granting guardianship.

Compliance Requirement

Prior to the utilization of these funds for foster care maintenance payments, a county agency must complete the foster care eligibility determination form (DSS-5120) for each child in foster care placement. This form documents the eligibility or ineligibility of each child to receive federal IV-E, TEA, or State Foster Care Benefit funds. Subsequent eligibility periods should be documented on the DSS-5120(a) forms to assure ongoing court documentation.

Eligibility for State Guardianship Assistance Benefits funds is determined based on the eligibility for the youth during the time they were in foster care. Verification of eligibility as documented on the DSS-5120 or DSS-5120A provides verification of eligibility for State Guardianship Assistance Benefits funds.

Audit Objective

Determine whether agency has appropriately determined the eligibility of a particular child to receive benefits from the State Foster Care Benefit funds and appropriate/timely payments are disbursed by the county agency before requesting reimbursement. Verification of eligibility of a particular youth to receive benefits from the State Guardianship Assistance Benefit funds is required. Payments are disbursed by the state based on information reported by the county.

Suggested Audit Procedure

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Examine documentation in individual case record to ascertain if the agency appropriately determined the child's eligibility to receive State Foster Care or Guardianship Assistance Benefit funds.

7. MATCHING, LEVEL OF EFFORT, EARMARKING

Matching
Not applicable

Level of Effort
Not applicable

Earmarking
Not applicable

Compliance Requirement
A county must budget local funds in order to secure the required local matching share when federal/State financial participation is less than one hundred percent to the county Departments of Social Services. The State reimbursement for each child is limited to fifty percent of the State established rate established for the foster care or guardianship assistance payment.

Audit Objective
To ensure that counties match all funds as required prior to deadline requirements.

Suggested Audit Procedures
Review county finance records located at the county DSS or the county finance office in order to verify that the county has matched State funds received for this program at the appropriate rate.

12. REPORTING

Compliance Requirement
Please refer to the Division of Social Services Family Support and Child Welfare, Chapter XIII Child Welfare Funding Manual. A copy of this manual is located at the agency, or can be viewed at the following website:

https://www2.ncdhhs.gov/info/olm/manuals/dss/csm-78/man/

Reimbursement for Foster Care Services is requested by the local DSS through the online Child Placement and Payment System (CPPS). The DSS-5094 form is the source document used to key into CPPS. The PQA series of reports are the output produced by the State from CPPS. Settlement reports are available for the local agency to publish directly from the state’s online reports portal. In addition, settlement reports are mailed with documentation of the reimbursement.

For Guardianship Assistance reimbursement, county child welfare agencies enter data into the Child Placement and Payment System for each child for whom Guardianship Assistance is approved. The State reimburses the counties for eligible expenditures, sends Guardianship Assistance checks directly to eligible families, and provides policy and legal interpretation.
Audit Objective
To assure that counties accurately report their expenditures on the form DSS-5094.

Suggested Audit Procedure
The suggested audit procedure for State Foster Care Benefits funds is to review a representative sample of cases on the PQA-020 report and compare to the county payment vouchers for services to assure that correct amount of reimbursement was requested.

The suggested audit procedure for State Guardianship Assistance Benefits funds is to review a representative sample of cases to assure that the correct amount of payment was identified on the DSS-5095 and the youth was not determined to be IV-E eligible for benefits.